

# **EXHIBIT C**

1

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK  
Case No. 05-44481

-----x  
In the Matter of:

DELPHI CORPORATION, ET AL.,

Debtors.

-----x  
U.S. Bankruptcy Court  
One Bowling Green  
New York, New York

October 22, 2009  
10:02 AM

B E F O R E:

HON. ROBERT D. DRAIN  
U.S. BANKRUPTCY JUDGE

1 MS. MARAFIOTI: That's correct. I think that would be  
2 November 5 --

3 THE COURT: Okay.

4 MS. MARAFIOTI: -- would be the thirtieth day.

5 THE COURT: All right, so you're within the deadline.

6 MS. MARAFIOTI: Right.

7 THE COURT: I'll enter the order --

8 MS. MARAFIOTI: Okay, very good. Thank you, Your  
9 Honor.

10 THE COURT: -- for the reasons stated in the motion.  
11 As with the last ones, this is without prejudice to the rights  
12 of these potential defendants to argue other defenses, other  
13 than the running of the limitations period. And I think that  
14 goes without saying. So this is just an extension of the time  
15 to actually serve.

16 MS. MARAFIOTI: That's right, Your Honor.

17 THE COURT: So do you have a disc for me?

18 MS. MARAFIOTI: I believe we do. If I may approach  
19 the bench, Your Honor.

20 THE COURT: Sure. Obviously, the debtors' decision to  
21 proceed this way is borne out by the fact that the vast  
22 majority of these cases have already been, effectively, booted  
23 out. And as the motion states, the potential plaintiff, here,  
24 certainly should have a little more time to analyze whether it  
25 makes sense to bring the remaining lawsuits or only some of